1		THE HONORABLE THOMAS S. ZILLY	
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8	UNITED STATES DISTRICT COURT		
9	WESTERN DISTRICT OF WASHINTON		
10	AT SEATTLE		
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12	BLACKSTONE INTERNATIONAL, LTD., a Maryland corporation,	Case No. 2:20-cv-00964-TSZ	
13	Plaintiff,	STIPULATED MOTION AND [PROPOSED] ORDER REGARDING EXTENSION OF	
14	V.	TIME FOR DEFENDANT COSTCO WHOLESALE CORPORATION TO	
15	COSTCO WHOLESALE	RESPOND TO PLAINTIFF BLACKSTONE INTERNATIONAL LTD.'S FIRST	
16	CORPORATION, a Washington corporation,	AMENDED COMPLAINT	
17	Defendant.	NOTE ON MOTION CALENDAR: Wednesday, November 9, 2022	
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19	<b>STIPULATION</b>		
20	1. Plaintiff BLACKSTONE INTERNATIONAL LTD. ("Blackstone") filed its First		
21	Amended Complaint ("FAC;" Dkt. #34), pursuant to its own unopposed motion (Dkt. ##32, 33),		
22	on October 31, 2022, against Defendant COSTCO WHOLESALE CORPORATION ("Costco").		
23	2. Pursuant to Federal Rule of Civil Procedure 15(a)(3), Costco has until Monday,		
24	November 14, 2022, to respond to Blackstone's pleadings.		
25	3. Counsel for both parties have met and conferred in good faith regarding a request		
26	by Costco for additional time to respond to the FAC.		
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1	4. Accordingly, the parties agree that Costco may have up to, and including, Monday		
2	December 5, 2022, to file a response to the FAC.		
3	SO STIPULATED, this 8th day of November 2022.		
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5	By: <u>/s/ Christopher M. Huck</u>	By: /s/ Frederic G. Ludwig, III	
6	Christopher M. Huck (WSBA No. 34104)	Frederic G. Ludwig, III (admitted pro hac vice)	
7	Goldfarb & Huck Roth Riojas, PLLC	Ludwig, APC 12463 Rancho Bernardo Road, No. 532	
8	925 Fourth Avenue, Suite 3950 Seattle, WA 98104	San Diego, CA 92128 Phone: 619-929-0873	
9	Phone: 206-452-0260 Email: <a href="mailto:huck@goldfarb-huck.com">huck@goldfarb-huck.com</a>	Email: eric.ludwig@ludwigiplaw.com	
10	Attorneys for Plaintiff	Attorneys for Defendant	
11	BLACKSTONE INTERNATIONAL LTD.	COSTCO WHOLESALE CORPORATION	
12		By: /s/ Christopher E. Love	
13		Christopher E. Love PFAU COCHRAN VERTETIS	
14		AMALA, PLLC	
15		Attorneys for Defendant COSTCO WHOLESALE	
16		CORPORATION	
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 ${\tt STIPULATED\ MOTION\ AND\ [PROPOSED]\ ORDER\ ON\ DEADLINE\ TO\ RESPOND\ TO\ FIRST\ AMENDED\ COMPLAINT}$ 

**ORDER** GOOD CAUSE APPEARING, pursuant to the above Stipulated Motion, IT IS SO **ORDERED**. Defendant Costco Wholesale Corporation shall have up to, and including, Monday, December 5, 2022, to file and serve a response to Plaintiff Blackstone International Ltd.'s First Amended Complaint. (Dkt. #34). DATED this 17th day of November, 2022. Thomas S Felly Hon. Thomas S. Zilly United States District Judge 

CERTIFICATE OF SERVICE I, Kim Wailes, hereby declare under penalty of perjury under the laws of the State of Washington that I am employed at Pfau Cochran Vertetis Amala PLLC and that on today's date, the foregoing was served via the Court's CM/ECF system on all counsel of record. DATED this 9<sup>th</sup> day of November, 2022. /s/ Kimberly Wailes Kimberly Wailes 

STIPULATED MOTION AND [PROPOSED] ORDER ON DEADLINE TO RESPOND TO FIRST AMENDED COMPLAINT